at its own expense, to take such actions and execute such instruments as shall request. 2. At any time and from time to time upon written request of the beneficiary's conversion of its fees and presentation of this deed and the note for en-tering payment of its fees and presentation of this deed and the note for en-tering of the present of the intervention of the intervention of the intervention and the naking of an man or plat of and property (b) just affecting the any exercence are any and the property the property (b) just and the term intervention of the fees and presentation of the state here of the intervention of the intervention any exercence at affecting this deed or the lice, when the property (b) just and the maxime any exercence at the present of the property (b) just and the maxime without average at a present of the property (b) just and the present any exercence at the present of the property (b) present and the present without average at a present of the property (b) present and the present any exercence of any any the present of the property (b) present the present without average of the present of the property (b) present the present at the term of any many of the present of any intervention of the present at the term of any and the present or any up the conclusions and the present at the term of any and of any present present becaute there are the present the terminate of the present there and prove the first to con-tent affected by this the payment of any indicates and present there are the present the terminate of any agreent there and prove the first to col-tering the and payable. Upon and take present there are and prove the first to col-tering at any time without notice, either in grand to the ade gas of a set as and proving time without notice, either in grand to the ade gas of any the adaption of the indebted dess including those parts are for or other and colleging of a said proving the any proving including those parts are for or other and colleging and the same the termine.

obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantor agrees to pay to the beneficiary, together with and in addition is the monthly of the most of principal and interest payable under the terms of to the monthly makes assess and an anount equal to one-twelfth (1/12th) for the most or obligation secured ing twelvemonths, and also owith respect to said property within each rance as the struct terms of the taxes, assessments of the insurance and this truct deed remains in effect, as estimated and succeeding three years while several purposes thereof and shall thereupon he charged to the principal of the the one of the option of the information of the self of the there include of the beneficiary in trust as a reserve account, without latterest, to pay said and payable. When the granter is the option of the relation of the shall be child by and payable.

executors and administrators shall warrant and defend his sold with the fields there is a set of all persons whonsoever. The granter covenants and agrees to pay sold note according to the terms that property is to keep sold property. For from all encumbrance baving reactions of the determine within six months from the data and the constructed on sold property. The terms are denee or each struct determines within six months from the data and the construction is hereafter constructed on sold property which may be damaged or destructed and by which with the solution of the date construction is hereafter construction is hereafter distributions of the date construction is the date of the date construction is the date of the date construction is the solution of the date construction is the solution of the date construction is the date of the date of the date is and the solution of the date construction is the solution of the date construction is a replace any work inspect solution within the solution of the date of t It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken in the right of eminent domain or condemnation, the beneficiary shall be taken the right to connect, prosecuter in its own name, sphera in or defend any ac-shall be a set of the set

The heneficiary will furnish to the grantor on written request therefor an annual statement of account but shall not be obligated or required to furnish any further statements of account. It is mutually agreed that:

property as in its sole discretion if may down necessary or advisable. The granter further agrees to comply with all have, ordinances, regulations, conditions and restrictions affecting said property; to pay all costs, in enforcing the data the state incurred in the state incurred in connection with or its trust including the cost of this trust and expension of the state incurred is and expension of the state incurred in connection with or ity hereof or the defend any action or proceeding purporting to affect the secure reasonable sum the fixed by the state incurred in and being costs and expenses, including cost of the beneficiary or trustee and the secure reasonable sum to fixed and all said sums shall be secured by this trust deed, and all said sums shall be secured by this trust

obligation secured hereby. Should the grantor fail to Leep any of the foregoing covenants, then the beneficiary may all its option carry out the same, and all its expenditures there for shall draw interest at the ray provided in the main its expenditures there the grantor demand and shall be for the form of this trust deed. In any improvements unde on said premises and also to make such repairs to said property as in its sole discrition it may deem necessary or advisable.

default, any balance remaining in the reserve account shall be credited to the indebicchess. If the reserve account for farcs, assessments, insurance premiums and other charges inot sufficient at any time for the payment of such charges demand, and it not sufficient at the days the deficit to the beneficiarges and at its option paid within an days after such demand, the beneficiarge obligation secured hereby.

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which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the appurtenances, tenements, hereditaments, rents, issues profits, water rights, easements or privileges now or hereafter belonging to derived from or in anywise apportaining to the above described promises and all plumbing lighting heating water regener with all and singular the appurtenances, renemants, nereditaments, rents, issues protits, water rights, easements or privileges now or hereafter belonging to, derived from or in anywise apportaining to the above described premises, and all plumbing, lighting, heating, venti-lation air conditioning, refrigeration, watering, and irritation, apparatur, equipment and figures, treather with all privace spectra blinds. Heat nereatter belonging to, derived from or in anywise appertaining to the above described premises and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, tractive with all awnings, venetian blinds, floor lating, air-conditioning, retrigerating, watering and irrigation apparatus, equipment and tixtures, totether with all awnings, venetian blinds, the covering in place such as wall-to-wall carpeting and linolaum, shades and built-in appliances new or installed in or used in connection with the showe described premises including all interest therein which the other to may be able to be accessed for the management of counters covering in place such as wall-to-wall carpeting and linolaum, shades and built-in appliances not the bernatter installed in or used in connection with the above described premises, including all interest therein which the granter has at may be after acquire, for the purpose of securing performance of each agreement of the granter herein contained and the payment of the sum of May be after acquire, for the purpose of securing beneficiary or order and made by the granter, principal and interest being payable in monthly installments of s 29.59 with, payable to the Tebruary 25th and the granter to the sum of May being and the payment of the sum of Sate of the securing and the payable in monthly installments of s 29.59 with, payable to the team of the securing being payable in monthly installments of s 29.59 with payable to the commencing This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the grantor or others nace or notes. If the indebtedness secured by this trust deed is evidenced by a any of said notes or part of any payment on one note and part on another, as the beneficiary may elect.

Grantor's performance under this trust deed and the note it secures may not be assigned to or be assumed by another party. In the event of an attempted assignment or assumption, the entire unpaid balance shall become immediately

53 Lot 18, Block 2, FIRST ADDITION TO KELENE GARDENS, in the c. County of Klamath, State of Oregon. W

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

ROBERT R. HANSEN and ELIZABETH M. HANSEN, husband and wife, KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION. a corporation organized and existing under the laws of the ..... as grantor. William Sisemore, as trustee, and

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The grantor hereby covenants to and with the trustee and the beneficiary berein that the said premises and property conveyed by this trust deed are free and clear of all encumbrane and that the grantor will and his heirs, against the claims of all persons whomsoever.

when the particle assessments of other charges when they shall occome due and payable. While the grantor is to pay any and all faxes, assessments and other barges levied assessed against and property, or any part thereof, before the same begin to bear intrices and also to pay premiums on all insurance and property is a strategies and other charges belied or imposed against and any and all arcessid. The strategies believes the beneficiary to pay by the collector of assessments and other charges belied or imposed against insurance carries of the amounts and other charges believes the beneficiary to pay by the collector of such tarks, assessments or other statements submitty the triangent carries or their representatives, and the statements submitty the principal charges and setting representatives, and the statement submitty the the new account, if any, estimative representatives, and a fluere to have any alrees aurance policy, and the beneficiely hereby is authorized. The years of a state to approximation of the indebtedness for payment and sami fare aurance policy, and the beneficiely hereby is authorized. In the event of any loss to compromise and settle with any insurance carge by this trust of apple any the outpromise and settle with any insurance principal the any insur-tions for any loss of dumas shows secured by this trust depel. In such insurance treeipits upon the obligations secured by this trust depel. In the duppon sale or other acquisition of the property by the beneficiary after

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TRUST DEED THIS TRUST DEED, made this .1.7 thday of .....

Notary Public in and for said county and state, RODERT R. Hansen and to me, personally known to be the identical individ they executed the same freely and voluntarily IN TESTIMONY WHEREOF, I have hereunto set	personally appeared the within Elizabeth M. Hans ual S named in and who every	ted the foregoing instrument and acknowledged to me that ein expressed. The seal the day and year test above written.
Loam No. 40-00184 TRUST DEED Grantor TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficiary After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION 540 MAIN ST MF G2.	(DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	STATE OF OREGON County of Klamath ss. I certify that the within instrument was received for record on the 23rd day of January 19.84, at 9:58 o'clock A M., and recorded in book M94 on page 1184 Record of Mortgages of said County. Witness my hand and seal of County affixed. Evelyn Biehn, County Clerk By Man Amy
	Fee: <u>\$8.00</u>	Deputy
TO: William Sisemore,	only when obligations have b indebtedness secured by the force ad, on payment to you of any sui secured by said trust deed (wh titles designated by the terms of a	00n paid.

... 19

required by law. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantor or other parson so the obligations secured thereby (including costs and expenses actually incurred and exceeding the terms of the obligation and truets' and attorney's fees the the default of the obligation and truets' and attorney's fees the the default of the obligation and truets' and attorney's fees the terms of the obligation and truets' and attorney's fees the terms of the default of the default of the truet of the principal as would attorney is the second of the default and giving of said notice of sale, the trustee shall sell and property at the time and place fixed by him is asid notice of sale, either as a public auction to the bighest bidden for cash, in lawful money of the United States, payable at the time of sale. Trustee may posipone sale of all of sale and from time to time thereafter may posipone the sale by public an-sale and from time to time thereafter may posipone the sale by public an-IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.

THIS IS TO CERTIFY that on this 17th day of \_\_\_\_\_

STATE OF OREGON

County of Klamath |ss

6. Time is of the essence of this instrument and upon default by the sgreement hereunder, the baneficiary may declare all sums secured hereby immediately due and payable by delivery to the trustee of writem notice of default duy filed for record. Upon delivery to said notice of default can be able to be the for the state with the trustee shall cause to be the secure shall deposit with the trustee the strust declare all cause to be the secure shall cause to be the secure shall cause the trust end of the state be the secure shall cause the trust declare all promises or the secure shall cause the trust of the secure the secure thereby the secure shall for the secure discust of the secure thereby whereupon the required be law.

5. The grantor shall notify beneficiary in writing of any sale or con-tract for sale of the above described property and furnish beneficiary on a supplied it with such personal information concerning the purchaser as a service charge.

4. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance pol-ticles or compensation or awards for any taking or damage of the property, and the application or release thereof, as aloresaid, shall not cure or waive any de-fault or notice of default hereunder or invalidate any act done pursuant to such notice.

12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees devisees, administrators, executors, successors and pledgre, of the note secured hereby, whether or not named as a beneficiary culling gender includes the feminine and/or neuter, and the singular number in-cludes the plural.

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(SEAL)

HANSEN

HANSEN

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Klamath First Federal Savings & Loan Association, Beneficiary

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proper appointment of the successor trustee. 11. Trustee accepts this trust when this deed, duly executed and acknow-ledged is made a public record, as provided by law. The trustee is not obligated any nation or proceeding in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

deen or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to successor trustee, successor or successors to any trustee named herein, or to any successor trustee, successor trustee, the latter such appointment and without con-and duties conferred upon any trustee herein named or appointed hereunder. Back such appointment and substitution shall be made by written instrument successor by the beneficiary, containing reference to the successor trustee and its frust deed and its place of county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

and the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale including the compensation of the trustee, and a trust devel. (1) To all persons having recorded liess subsequent to the order of their priority. (4) The surplus, if any, to the grantor of the trust devel or to his successor in interest entitled to such surplus.

acouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, convering the pro-rectains in the deed of any matters or facts shall be conclusive proof of the and the beneficiary, may purchase at the sale.

[ **1185** 

1. A. C.

DATED: